to deprive the owner thereof, or prevent him from identifying or recovering the same, shall disguise, alter or change such stolen motor vehicle, or change or remove any license tag thereon, or serial or factory number, engine number, or the name of the manufacturer thereof, or the color thereof, or with such intent shall receive, conceal, store, barter, sell or dispose of any such motor vehicle, or any part thereof, knowing or having reason to believe it has been stolen, shall be punished by imprisonment in the penitentiary not more than ten (10) years or by fine of not more than one thousand dollars (\$1,000.00), or by both such fine and imprisonment.

[New.]

SEC. 6. Jurisdiction. Jurisdiction of any offense under the preceding section shall be in any county in which any part of the act or acts constituting the offense charged was committed.

[New.]

SEC. 7. Presumptive evidence. Whoever shall conceal, barter, sell or dispose of any motor vehicle which has been stolen, or shall disguise, alter or change such motor vehicle or the factory or serial number thereof, or remove or change the license tag thereon, or do any act designed to prevent identification of such motor vehicle, shall be presumed to have knowledge that such motor vehicle had been stolen.

[New.]

Approved March 15, A. D. 1923.

CHAPTER 274

LASCIVIOUS ACTS

S. F. 249

AN ACT to amend, revise and codify section eighty-eight hundred three (8803) of the compiled code of Iowa, relating to immoral and lascivious acts with or in the presence of children.

Be it enacted by the General Assembly of the State of Iowa:

That section eighty-eight hundred three (8803) of the compiled code of Iowa is amended, revised and codified to read as follows:

SECTION 1. Lewd, immoral and lascivious acts with children. Any person over eighteen (18) years of age who shall wilfully commit any lewd, immoral or lascivious act in the presence, or upon or with the body or any part or member thereof, of a child of the age of thirteen (13) years, or under, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of such person, or of such child, or of corrupting the morals of such child, shall be punished by imprisonment in the penitentiary not more than three (3)

9 years, or by imprisonment in the county jail not more than six 10 (6) months, or by fine not exceeding five hundred dollars (\$500.00).

[C. C. 8803, modified.]

Approved February 10, A. D. 1923. See chapter 214.

CHAPTER 275

REPORTS OF PUBLIC OFFICERS

PUBLIC PRINTING

S. F. 255

AN ACT to amend, revise, and codify sections one hundred (100), one hundred one (101), and two hundred seventy-five (275) of the compiled code of Iowa, and sections two hundred forty-one-a twenty-one (241-a21), two hundred forty-one-a twenty-nine (241-a29), two hundred forty-one-a thirty (241-a30), two hundred forty-one-a fifty-five (241-a55), two hundred forty-one-a sixty-two (241-a62), two hundred forty-one-a sixty-three (241-a63), two hundred forty-one-a sixty-four (241-a64), two hundred forty-one-a sixty-six (241-a66), two hundred forty-one-a sixty-eight (241-a68), two hundred forty-one-a seventy-four (241-a74), and two hundred forty-seven-a three (247-a3) of the supplement to said code, relating to reports of public officers, to the printing thereof, and to the duration of contracts for public printing.

Be it enacted by the General Assembly of the State of Iowa:

That sections one hundred (100) and one hundred one (101) of the compiled code of Iowa are amended, revised, and codified to read as follows:

- SECTION 1. Iowa official register. The secretary of state shall, in 2 odd-numbered years, compile for publication the Iowa official register
- which shall contain historical, political and other statistics of general
 - value, but nothing of a partisan character.

[C. C. 100, modified.]

That section two hundred forty-one-a thirty (241-a30) of the supplement to the compiled code of Iowa is amended, revised, and codified to read as follows:

- 1 SEC. 2. Paper. The board may contract for paper as part of the printing or may purchase paper and furnish the same to the contrac-
- 3 tor. All paper purchased for use of the state shall, when practicable,
- 4 have a distinguishing mark or water line by which it can be identified.

 [C. C. 259; S. C. C. 241-a30.]

SEC. 3. Paper account. The board shall keep an accurate account

with any one doing printing for the state, and charge him with the value of all paper drawn, and credit him with all paper used on behalf

of the state, and compel an accounting for all paper not so used.

[C. C. 263.]